Notice of Allowability	Application No.	Applicant(s)		
	10/604,320	KIM ET AL.	<b>-</b> ·	
	Examiner	Art Unit		
	Troy Chambers	3641		
The MAILING DATE of this communication and claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1	S IS (OR REMAINS) CLOSED in85) or other appropriate comming IT RIGHTS. This application is a	n this application. If not including unication will be mailed in d	luded lue course. <b>THIS</b>	
<ol> <li>This communication is responsive to</li> <li>The allowed claim(s) is/are 1-16.</li> <li>The drawings filed on 10 July 2003 are accepted by the drawings filed on a claim for foreign priority a) All Bome*</li> <li>Certified copies of the priority documents</li> </ol>	ity under 35 U.S.C. § 119(a)-(d) have been received.			
2. Certified copies of the priority documents			ti a a ki a u s Kua wa kha a	
3. Copies of the certified copies of the priorit		id in this national stage appl	iication from the	
International Bureau (PCT Rule 17.2(a * Certified copies not received:	))·			
<ul> <li>5. Acknowledgment is made of a claim for domestic prior reference was included in the first sentence of the spe</li> <li>(a) The translation of the foreign language provision</li> </ul>	cification or in an Application Da	ata Sheet. 37 CFR 1.78.	ince a specific	
6. Acknowledgment is made of a claim for domestic prior in the first sentence of the specification or in an Applic	rity under 35 U.S.C. §§ 120 and	or 121 since a specific refer	rence was include	
Applicant has THREE MONTHS FROM THE "MAILING DAT below. Failure to timely comply will result in ABANDONMEN				
7. A SUBSTITUTE OATH OR DECLARATION must be s INFORMAL PATENT APPLICATION (PTO-152) which			or NOTICE OF	
<ul> <li>8.  CORRECTED DRAWINGS (as "replacement sheets")</li> <li>(a)  including changes required by the Notice of Drafts</li> <li>1)  hereto or 2)  to Paper No</li> <li>(b)  including changes required by the proposed draw</li> <li>(c)  including changes required by the attached Exam</li> </ul>	sperson's Patent Drawing Reviewing correction filed, which	ch has been approved by th		
Identifying indicia such as the application number (see 37 Ceach sheet. Replacement sheet(s) should be labeled as such	• • •	<del>-</del>	the back) of	
9. DEPOSIT OF and/or INFORMATION about the cattached Examiner's comment regarding REQUIREMENT FO			d. Note the	
Attachment(s)				
1⊠ Notice of References Cited (PTO-892)	5☐ Notice of Inf	formal Patent Application (P	'TO-152)	
<ul> <li>2 Notice of Draftperson's Patent Drawing Review (PTO-94</li> <li>3 Information Disclosure Statements (PTO-1449 or PTO/S Paper No.</li> </ul>	R/08)	6☐ Interview Summary (PTO-413), Paper No  7   Examiner's Amendment/Comment		
4 Examiner's Comment Regarding Requirement for Depos of Biological Material	sit 8 ☑ Examiner's 9 ☐ Other	Statement of Reasons for A	llowance	

U.S. Patent and Trademark Office PTOL-37 (Rev. 11-03)

Application/Control Number: 10/604,320

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Robert Beam on 01/08/2004.

The application has been amended as follows:

1. A protective packaging device for mitigation of blast effect and fragmentation of an energetic element when the energetic element is detonated, said device comprising:

at least one protective housing assembly in which an energetic element is received, said housing assembly being comprised of inner and outer nested housing members, each member comprised of a mesh material for retaining fragments of the energetic element upon detonation thereof while providing controlled release through the mesh material of gases formed upon detonation.

- 2. Cancel claim 2.
- 3. Change the dependency of claim 3 from claim 2 to claim 1.
- 4 to 10. No changes.
- 11. A protective packaging device for mitigation of blast effect and fragmentation of a hand grenade when the hand grenade is detonated, said device comprising:

at least one protective housing assembly in which a hand grenade is received, said housing assembly being comprised of inner and outer nested housing members,

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each member comprised of a mesh material for retaining fragments of the grenade upon detonation thereof while providing controlled release through the mesh material of gases formed upon detonation of the hand grenade.

- 12. Cancel claim 12.
- 13. Change the dependency of claim 13 from claim 12 to claim 11.
- 14 to 16. No changes.
- 2. The following is an examiner's statement of reasons for allowance: The prior art neither anticipates nor make obvious applicant's claimed invention. Specifically, applicant invention requires inner and outer nested (a group of objects made to fit close together or one within another) mesh (a woven, knit, or knotted material of open texture with evenly spaced holes) members; each of the mesh members control the flow of gasses upon detonation of an explosive placed therein. The closest prior art (US 5390580 issued to Gibbons) discloses a lightweight explosive and fire resistant container comprising a plurality of layers including a vented plate 12, a membrane 14, and a honeycomb element 16. However, the container of Gibbons does not function to control the release of gasses as claimed by the applicant because the solid membrane is located between the vented plate 12 and honeycomb 16, thus precluding the flow of gasses there between.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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